EXHIBIT D

NICOLETTI HORNIG CAMPISE & SWEENEY

Attorneys for Plaintiff

Wall Street Plaza

88 Pine Street

New York, New York 10005-1801

(212) 220-3830

(FILE NO.: 10000455 JFS)

Judge Cases

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CV 13439

INTERNATIONAL MARINE UNDERWRITERS, As Subrogee of OUTBACK TRADING CO.,

06 Civ.

VERIFIED COMPLAINT

Plaintiff,

- against -

M/V EASLINE TIANJIN, her engines, boilers, etc., and KAMINO INTERNATIONAL TRANSPORT INC. d/b/a KAMINO OCEAN LINE,

Defendants.

Plaintiff, by its attorneys, NICOLETTI HORNIG CAMPISE & SWEENEY, alleges upon information and belief, as follows:

All and singular the following premises are true and constitute an FIRST: admiralty or maritime claim within the meaning of Rule 9(h) of the Federal Rules of Civil Procedure and within the admiralty and maritime jurisdiction of the United States and of this Honorable Court.

At and during all the times hereinafter mentioned, Plaintiff had and SECOND: now has the legal status and principal office and place of business stated in Schedule A, hereto annexed, and by this reference made a part hereof.

At and during all the times hereinafter mentioned, Defendants had THIRD: and now have the legal status and offices and places of business stated in Schedule "A", and were and now are engaged in business as common carriers of merchandise by water for hire, and owned, operated, managed, chartered and/or otherwise controlled the vessel above named as common carriers of merchandise by water for hire.

At and during all the times hereinafter mentioned, the said vessel FOURTH: was and now is a general ship employed in the common carriage of merchandise by water for hire, and now is or will be during the pendency of this action, within this District and within the jurisdiction of this Honorable Court.

On or about the date and at the port of shipment stated in Schedule FIFTH: "A", there was shipped by the shippers therein named and delivered to Defendants and the said vessel, as common carriers, the shipment described in Schedule "A" then being in good order and condition, and Defendants and the said vessel then and there accepted said shipment so shipped and delivered to them, and in consideration of certain agreed freight charges thereupon paid or agreed to be paid, agreed to transport and carry the said shipment to the port of destination stated in Schedule "A", and there deliver the same in like good order and condition as when shipped, delivered to and received by them, to the consignee named in Schedule "A".

Thereafter, the said vessel arrived at the port of destination, where SIXTH: it and Defendant failed to make delivery of the shipment, all in violation of Defendants' and the said vessel's obligations and duties as common carriers of merchandise by water for hire.

SEVENTH: Plaintiff was and is the duly subrogated insurer of the consignee and owner of the shipment described in Schedule "A" and brings this action on its own behalf and as agent or trustee on behalf of and for the interest of all parties who may be or become interested in the said shipment, as their respective interests may ultimately appear, and Plaintiff is entitled to maintain this action.

By reason of the premises, Plaintiff has sustained damages, as EIGHTH: nearly as the same can now be estimated, no part of which has been paid although duly demanded, in the sum of \$31,444.08.

WHEREFORE, Plaintiff prays:

- That process in due form of law may issue against Defendants citing them 1. to appear and answer all and singular the matters aforesaid;
- That if Defendants cannot be found within this District, then all their 2. property within this District as shall be described in Schedule "A", be attached in the sum of \$31,444.08, with interest thereon and costs, the sum sued for in this Complaint;
- That Judgment may be entered in favor of Plaintiff against Defendants for 3. the amount of Plaintiff's damages, together with interest and costs and the disbursements of this action;
- That process in due form of law according to the practice of this Court in 4. causes of admiralty and maritime claims, may issue against said vessels, their engines, etc., and that all persons having or claiming any interest therein be cited to appear and answer under oath, all and singular the matters aforesaid, and that this Court will be pleased to pronounce judgment

in favor of Plaintiff for its damages as aforesaid, with interest, costs and disbursements, and that the said vessels may be condemned and sold to pay therefor; and

5. That this Court will grant to Plaintiff such other and further relief as may be just and proper.

Dated: New York, New York November 22, 2006

NICOLETTI HORNIG & SWEENEY Attorneys for Plaintiff.

By:

ames F. Sweeney (JFS-7745)

88 Pine Street
Wall Street Plaza

New York, New York 10005-1801

(212) 220-3830

(FILE NO.: 10000455 JFS)

SCHEDULE A

Plaintiff's Legal Status and Office and Place of Business:

Plaintiff, INTERNATIONAL MARINE UNDERWRITERS a/s/o OUTBACK TRADING CO., was and now is a corporation organized and existing under and by virtue of the laws of the state of New York, with an office and place of business at 77 Water Street, New York, New York 10005.

Defendants' Legal Status and Office and Place of Business:

Defendant, KAMINO INTERNATIONAL TRANSPORT INC. d/b/a KAMINO OCEAN LINE, was and now is a corporation or otherwise entity organized and existing under and by the virtue of the laws of one of the states of the United States, with an office and place of business located at 635 Ramsey Avenue, Hillside, New Jersey 07205.

Date of Shipment:

July 8, 2006

Port of Shipment:

Tianjin, China

Port of Destination:

New York

Shippers:

Hebei Lihua Hats Manufacturing Group Ltd. Co. and

Dingxing Lida Hat Making Co. Ltd.

Consignee:

Outback Trading Co. Ltd.

Shipment:

Wool Felt Hats

Nature:

Loss

Amount:

\$31,444.08

NH&S File:

10000455 JFS

STATE OF NEW YORK) : SS COUNTY OF NEW YORK)

JAMES F. SWEENEY, being duly sworn, deposes and says:

That he is an attorney admitted to practice before the Courts of this State and a member of the firm of NICOLETTI HORNIG CAMPISE & SWEENEY attorneys for Plaintiff herein.

That he has read the foregoing Verified Complaint and knows the contents thereof and that the same is true to his own knowledge, except as to the matters therein stated to be alleged on information and belief and as to those matters, he believes them to be true.

Deponent further says that the sources of his information and the grounds for his belief as to all matters therein stated to be alleged on information and belief, is derived from documents, records, correspondence and memoranda of Plaintiff concerning the matters set forth in the Verified Complaint in the possession of deponent.

Sworn to before me this 22st day of November, 2006

Notary Public